ا ر			
1	Joseph S. Kistler (3458)		
2	Piers R. Tueller (14633) HUTCHISON & STEFFEN, PLLC		
3	10080 W. Alta Dr., Suite 200		
4	Las Vegas, NV 89145 (702) 385-2500/Fax: (702) 385-2086		
.	jkistler@hutchlegal.com		
5	ptueller@hutchlegal.com		
6	and		
7	Robert J. Yorio		
8	CARR & FERRELL LLP 120 Constitution Drive		
9	Menlo Park, CA 94025		
10	(650) 812-3453/Fax: (650) 812-3444 yorio@carrferrell.com		
11	Pro Hac Vice Application Forthcoming		
12	Attorneys for Defendants		
13	UNITED DISTRICT COURT		
14	DISTRICT OF NEVADA		
15	CURB MOBILITY, LLC,	Case No. 2:18-cv-02416-MMD-GWF	
16	Plaintiff,	STIPULATION AND ORDER	
		1 Setting Aside The Cloub's Entry of Default	
17	v.	1. Setting Aside The Clerk's Entry of Default (Dkt. No. 16); 2. Providing for Service of	
17 18	KAPTYN INC., TRIAD TRANSPORTATION TECHNOLOGIES, LLC, WHITTLESEA	(Dkt. No. 16); 2. Providing for Service of Summons and Complaint (Dkt. Nos. 1 and 4); and 3. Setting Defendants' Responsive	
	KAPTYN INC., TRIAD TRANSPORTATION	(Dkt. No. 16); 2. Providing for Service of Summons and Complaint (Dkt. Nos. 1 and	
18	KAPTYN INC., TRIAD TRANSPORTATION TECHNOLOGIES, LLC, WHITTLESEA BLUE CAB COMPANY, INC. and DESERT	(Dkt. No. 16); 2. Providing for Service of Summons and Complaint (Dkt. Nos. 1 and 4); and 3. Setting Defendants' Responsive	
18 19	KAPTYN INC., TRIAD TRANSPORTATION TECHNOLOGIES, LLC, WHITTLESEA BLUE CAB COMPANY, INC. and DESERT	(Dkt. No. 16); 2. Providing for Service of Summons and Complaint (Dkt. Nos. 1 and 4); and 3. Setting Defendants' Responsive	
18 19 20	KAPTYN INC., TRIAD TRANSPORTATION TECHNOLOGIES, LLC, WHITTLESEA BLUE CAB COMPANY, INC. and DESERT CAB, INC.  Defendants.	(Dkt. No. 16); 2. Providing for Service of Summons and Complaint (Dkt. Nos. 1 and 4); and 3. Setting Defendants' Responsive Pleading Date	
18 19 20 21	KAPTYN INC., TRIAD TRANSPORTATION TECHNOLOGIES, LLC, WHITTLESEA BLUE CAB COMPANY, INC. and DESERT CAB, INC.  Defendants.  Plaintiff, Curb Mobility, LLC ("Curb Mobility)	(Dkt. No. 16); 2. Providing for Service of Summons and Complaint (Dkt. Nos. 1 and 4); and 3. Setting Defendants' Responsive Pleading Date  ility"), by and through its counsel, Kaempfer	
18 19 20 21 22	KAPTYN INC., TRIAD TRANSPORTATION TECHNOLOGIES, LLC, WHITTLESEA BLUE CAB COMPANY, INC. and DESERT CAB, INC.  Defendants.	(Dkt. No. 16); 2. Providing for Service of Summons and Complaint (Dkt. Nos. 1 and 4); and 3. Setting Defendants' Responsive Pleading Date  ility"), by and through its counsel, Kaempfer	
18 19 20 21 22 23	KAPTYN INC., TRIAD TRANSPORTATION TECHNOLOGIES, LLC, WHITTLESEA BLUE CAB COMPANY, INC. and DESERT CAB, INC.  Defendants.  Plaintiff, Curb Mobility, LLC ("Curb Mobility, LLC ("Cu	(Dkt. No. 16); 2. Providing for Service of Summons and Complaint (Dkt. Nos. 1 and 4); and 3. Setting Defendants' Responsive Pleading Date  ility"), by and through its counsel, Kaempfer	
18 19 20 21 22 23 24	KAPTYN INC., TRIAD TRANSPORTATION TECHNOLOGIES, LLC, WHITTLESEA BLUE CAB COMPANY, INC. and DESERT CAB, INC.  Defendants.  Plaintiff, Curb Mobility, LLC ("Curb Mobility, LLC ("Cu	(Dkt. No. 16); 2. Providing for Service of Summons and Complaint (Dkt. Nos. 1 and 4); and 3. Setting Defendants' Responsive Pleading Date  ility"), by and through its counsel, Kaempfer and Defendants, Kaptyn, Inc. ("Kaptyn"), Triad tlesea Blue Cab Company, Inc. ("Whittlesea") and	
18 19 20 21 22 23 24 25	KAPTYN INC., TRIAD TRANSPORTATION TECHNOLOGIES, LLC, WHITTLESEA BLUE CAB COMPANY, INC. and DESERT CAB, INC.  Defendants.  Plaintiff, Curb Mobility, LLC ("Curb Mobility, LLC ("Curb Mobility, LLC ("Curb Mobility, LLC ("Triad"), White the company of	(Dkt. No. 16); 2. Providing for Service of Summons and Complaint (Dkt. Nos. 1 and 4); and 3. Setting Defendants' Responsive Pleading Date  ility"), by and through its counsel, Kaempfer and Defendants, Kaptyn, Inc. ("Kaptyn"), Triad tlesea Blue Cab Company, Inc. ("Whittlesea") and heir counsel, Joseph S. Kistler, of the law firm of	

1	1. The Clerk's Default entered against Whittlesea and Desert Cab dated February 13,		
2	2019 (Dkt No.16) should be set aside and vacated;		
3	2. Hutchison & Steffen, PLLC will accept service of process for Kaptyn and Triad,		
4	thereby mooting the alternate service Plaintiff requested (Dkt. No. 14).		
5	3. The time for all Defendants to file their pleadings responsive to the Complaint (Dkt.		
6 7	No. 1) is set for on or before February 22, 2019.		
8	DATED this 20 <sup>th</sup> day of February, 2019.		
9	KAEMPFER CROWELL	HUTCHISON & STEFFEN, PLLC	
10	/s/ Robert R. McCoy	/s/ Joseph S. Kistler	
11			
12	Robert R. McCoy Joni A. Jamison	Joseph S. Kistler (3458) Piers R. Tueller (14633)	
13	1980 Festival Plaza Drive, Suite 650 Las Vegas, NV 89135	10080 W. Alta Dr., Suite 200 Las Vegas, NV 89145	
14	702-792-7000/Fax: 702-796-7181 rmccoy@kcnvlaw.com	(702) 385-2500/Fax: (702) 385-2086 jkistler@hutchlegal.com	
15	jjamison@kcnvlaw.com	ptueller@hutchlegal.com	
16	and	and	
17	Gloria Tsui-Yip	Robert J. Yorio	
18	Gottlieb, Rackman & Reisman, P.C. 270 Madison Avenue, 8th Floor	CARR & FERRELL LLP 120 Constitution Drive	
19	New York, NY 10016-0601 212-684-3900	Menlo Park, CA 94025 (650) 812-3453/Fax: (650) 812-3444	
20	gtsuiyip@grr.com	yorio@carrferrell.com	
21	Attorneys for Plaintiff	Pro Hac Vice Application Forthcoming	
22		Attorneys for Defendants	
23		IT IS SO ORDERED.	
24		1. Ch	
25		UNITED STATES DISTRICT JUDGE	
26		F.1. 20	
27		Dated: February 20 , 2019.	

## 1 **CERTIFICATE OF SERVICE** 2 I hereby certify that on the <sup>20th</sup>day of February, 2019, I caused a true and correct copy of the 3 foregoing STIPULATION AND ORDER 1. Setting Aside The Clerk's Entry of Default (Dkt. No. 4 16); 2. Providing for Service of Summons and Complaint (Dkt. Nos. 1 and 4); and 3. Setting 5 Defendants' Responsive Pleading Date to be submitted electronically for filing and service with the 6 United States District Court for the District of Nevada via the Electronic Filing System to the 7 following: 8 9 Robert R. McCoy 10 Joni A Jamison Kaempfer Crowell 11 1980 Festival Plaza Drive, Suite 650 Las Vegas, NV 89135 12 702-792-7000/Fax: 702-796-7181 rmccoy@kcnvlaw.com 13 jjamison@kcnvlaw.com 14 and 15 Gloria Tsui-Yip 16 Gottlieb, Rackman & Reisman, P.C. 17 270 Madison Avenue, 8th Floor New York, NY 10016-0601 18 212-684-3900 gtsuiyip@grr.com 19 Attorneys for Plaintiff 20 21 /s/ Bobbie Benitez 22 An employee of Hutchison & Steffen, PLLC 23 24

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